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4 **UNITED STATES DISTRICT COURT**
5 **NORTHERN DISTRICT OF CALIFORNIA**

6 KIMETRA BRICE, EARL BROWNE,
7 and JILL NOVOROT,

8 Plaintiffs,
9 v.

10 MIKE STINSON; LINDA STINSON; THE
11 STINSON 2009 GRANTOR RETAINED
12 ANNUITY TRUST; 7HBF NO. 2, LTD.;
13 SEQUOIA CAPITAL OPERATIONS, LLC;
14 SEQUOIA CAPITAL FRANCHISE
15 PARTNERS, L.P.; SEQUOIA CAPITAL IX, L.P.;
16 SEQUOIA CAPITAL GROWTH FUND III,
17 L.P.; SEQUOIA ENTREPRENEURS ANNEX
18 FUND, L.P.; SEQUOIA CAPITAL GROWTH
19 III PRINCIPALS FUND, LLC; SEQUOIA
20 CAPITAL FRANCHISE FUND, L.P.;
21 SEQUOIA CAPITAL GROWTH PARTNERS
22 III, LP.; STARTUP CAPITAL VENTURES, L.P.;
23 STEPHEN J. SHAPER,

24 Defendants.

25 Case No.: 3:19-cv-01481-WHO

26 **[PROPOSED] ORDER OF DISMISSAL**
27 **OF SEQUOIA DEFENDANTS WITH**
28 **PREJUDICE**

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30 Upon consideration of the Joint Status Report and Consent Motion to Dismiss the Sequoia
31 Defendants with Prejudice submitted by Plaintiffs, Kimetra Brice, Earl Browne, and Jill Novorot
32 ("Plaintiffs"), on the one hand, and counsel for Defendants Sequoia Capital Operations, LLC; Sequoia
33 Capital Franchise Partners, L.P.; Sequoia Capital IX, L.P.; Sequoia Capital Growth Fund III, L.P.; Sequoia
34 Entrepreneurs Annex Fund, L.P.; Sequoia Capital Growth III Principals Fund, LLC; Sequoia Capital
35 Franchise Fund, L.P.; and Sequoia Capital Growth Partners III, LP (together the "Sequoia Defendants"),
36 on the other hand (collectively herein "the Parties") and pursuant to Rule 41(a)(2) of the Federal Rules of
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1 Civil Procedure, this Court hereby DISMISSES WITH PREJUDICE the Sequoia Defendants; each Party
2 to bear their own costs and attorneys' fees.

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4 IT IS SO ORDERED.

5 Dated: April 20, 2021

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7 William H. Orrick
United States District Judge

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